### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION OF

NAKAGAWA

Group Art Unit: 2841

Appln. No.: 09/654,412

Examiner: T. Phan

Filed: September 1, 2000

Title: COMPONENT MOUNTING CIRCUIT BOARD WITH RESIN-MOLDED SECTION

COVERING CIRCUIT PATTERN AND INNER COMPONENTS

April 19, 2002

## REQUEST FOR RECONSIDERATION

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

Responsive to the December 19, 2001 Official Action, reconsideration and allowance of the present application based on the following remarks are respectfully requested.

The shortened statutory period for responding to this action expired on March 19, 2002. Submitted with the present response is a Petition for the Extension of Time of one (1) month and fee, thereby increasing the time for responding to the outstanding Office action to April 19, 2002. See 37 C.F.R. § 1.7.

Claims 1-13 (Claims 5 and 6 have been withdrawn from further consideration) remain pending in the present application. Claims 1, 11, and 13 are independent claims.

In the Office Action dated December 19, 2001 the Examiner rejected Claim 1 under 35 U.S.C. § 103(a) as being unpatentable over Fukui et al. in view of Gold et al. The Examiner also included the rationale for rejecting Claims 2-4 and 7-10 under this same ground of rejection. The Examiner also rejected Claims 11-13 under 35 U.S.C. § 103(a) as being unpatentable over Fukui et al. in view of Gold et al., further in view of Takeuji et al.

These rejections are respectively traversed.

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Applicants appreciates the courtesies extended to Applicants' representative during an interview held on April 17, 2002. At the interview, Claims 1-4, and 7-13 were discussed. Applicants' representative pointed out that the limitations, as recited in each of the independent claims, of a circuit pattern, an inner electrical component electrically connected to the circuit pattern and a molded resin section molded so as to cover the circuit pattern and the inner electrical component, and the molded resin section having at least an opening allowing an outer electrical component to be connected to the circuit pattern. Applicants' representative also argued that there was no teaching in any of the applied primary reference to Fukui et al. Applicant's representative also pointed out that the secondary reference to Gold et al. was directed to an internal heat sink in an IC package. The IC package of Gold et al. failed to provide the necessary teaching to be combined with the primary reference of Fukui et al. because there was no guidance or motivation found in Gold to modify the teachings of Fukui et al. to arrive at Applicant's claimed structure and method. The Supervisory Primary Examiner agreed that the combination may not be proper, and will reconsider the combination of these references upon the filing of a response to the Office action.

As set forth during the interview, Claims 1-4 and 7-10 are patentably distinct over the applied references to Fukui et al. and Gold et al. In addition, with respect to Claims 11-12, and as discussed during the interview, the Examiner's allegation that the Takeuji et al. reference provides a teaching of a circuit structure as recited in the claims in a microwave oven is without merit. Likewise, the method of Claim 13 is not obvious in light of the references.

In view of the foregoing, the claims are now believed to be in form for allowance, and such action is hereby solicited. If any point remains in issue which the Examiner feels may

# U.S. Application of NAKAGAWA, 654,412

be best resolved through a personal or telephone interview, he is kindly requested to contact the undersigned at the telephone number listed below.

All objections and rejections having been addressed, it is respectfully submitted that the present application is in a condition for allowance and a Notice to that effect is earnestly solicited.

Respectfully submitted,

PILLSBURY WINTHROP LLP

By:

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#### PATENT APPLICATION IN THE UNITED STATES PATEN SAND TRADEMARK OFFICE

Inventor(s): **NAKAGAWA** 

Appln. No.: Series Code ↑

Serial No. ↑

654,412

**Group Art Unit** Examiner: Atty. Dkt.

T. PHAN 273795

F2000715 Client Ref

Filed: September 1, 2000 Hon. Commissioner of Patents Washington, D.C. 20231

Appln. Title:

COMPONENT MOUNTING CIRCUIT **BOARD WITH RESIN-MOLDED** SECTION COVERING CIRCUIT PATTERN AND INNER COMPONENTS

Sir:

## REQUEST FOR RECONSIDERATION

Date: April 19, 2002

This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED 1. Small Entity claim For B & C Large/Small Entity Additional A. X NOT made Claims Highest number Present Extra Fee Code See Required B. Withdrawn remaining after previously paid for Fee Separate Paper C.  $\square$  made herewith Lg/Sm amendment (Pat-256) D. made previously 103/203 2. Total Effective Claims 13 \*\*minus 20 0 x \$18/\$9 =+ \$0 \*\*\*minus x \$84/\$42 = 102/202 + \$0 3. Independent Claims 4. If amendment enters proper multiple dependent claim(s) into this application for first + \$280/\$140 = + \$0 time (leave blank if this is a reissue application) ..... 104/204 5. Original due Date: March 19, 2002  $\square$  NONE 6. Petition is hereby made to extend the original due (1 mo) \$110/\$55 = 115/215 116/216 date to cover the date this response is filed for which the (2 mos) \$400/\$200 = + \$110 117/217 requisite fee is attached (3 mos) \$920/\$460 = 118/218 (Usable only for  $\leq 2$ mo.OA - - - 4 mos) \$1,440/\$720= 128/228 (Usable only for 30 day/1mo.OA - - - 5 mos) \$1.960/\$980= 7. Enter any previous extension fee paid since above original due date and subtract - \$0 **Extension Fee Attached** + \$110 9. If Terminal Disclaimer attached, add Rule 20(d) official fee ..... + \$110/\$55 + \$0 148/248 10. If IDS attached requires Official Fee under Rule 97 (c), ...... add + \$180 126 + \$0 126 + \$180 or if Rule 97(d) Request ......add + \$0 146/246 11. After-Final Request Fee per rules 129(a) and 17(r) + \$740/370 149/249 12. No. of additional inventions for examination per Rule 129(b)...... x \$740/370 ea + \$0 1179/1279 13. Request for Continued Examination (RCE) + \$740/370 + \$Q + \$(7) 14. Petition fee for \$1f0 15. TOTAL FEE ENCLOSED = 16. \*If the entry in this space is less than entry in next space, the "Present Extra" result is "0". 17. \*\*If the "Highest number previously paid for" in this space is less than 20, write "20" in this space. 18. \*\*\*If the "Highest number previously paid for" in this space is less than 3, write "3" in this space. Our Deposit Account No. 03-3975) (Our Order No. 7324 273795

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee specified, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. show above, for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.

Query: Is appeal deadline now? If so, file Notice of Appeals separately.

Reg. No. 39,642

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NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments